

RECEIVED
SDNY PRO SE OFFICE

2022 JAN 11 AM 10:38

1 Lucio Celli
2 89 Widmer Road
3 Wappingers Falls, New York 12590
4 718-547-9675

5
6 UNITED STATES COURT FOR THE
7 SOUTHERN DISTRICT OF NEW YORK

8 LUCIO CELLI,

9 Plaintiff,

10 vs.

11 New York Department of Education, et al.,
12 Defendants.

Case No.: 21-cv-10455

Response to disciplinary letter with partial
reason for the need for the need to have my
3020-a streamed live

W/
Grievances
(3)

13 Dear Chief Judge Swain, Ms. Cook, Ms. Ramos, Ms. Nathan, Mr. Otano, and Ms. Pestana:

14 I decided that I would response to the disciplinary letter
15 with Chief Judge Swain because the letter is not written in
16 accordance with Art. 23/Correction Law 750, as means to show why
17 I need a 3020-a trial streamed live. The state law is clear that
18 mere reference to statements or documents provided is sufficient
19 to muster the appearance that the decision was made in an
20 unbiased manner. This is especially true when the DOE ignored
21 the requirement of NYC Personnel Law, which I cited in the
22 complaint with the people who constructed the CBA, that a break
23 in service is anything beyond a year.

24 **Please Take Notice**, the DOE will not provide a written
25 statement as to why I was denied retro payment in relation to
26 NYC's Personnel Rules (NYC Admin. Law), statements from Strook
27 and NYC Labor Relation, Mr. Becker, and the fact that Ms. Price
28 received her retro payment for being detained—also, it is
required by Art. 23/Correction Law 750

RESPONSE TO DISCIPLINARY LETTER WITH PARTIAL REASON FOR THE NEED FOR THE NEED TO
HAVE MY 3020-A STREAMED LIVE - 1

I. Response

1. Ms. Ramos did not provide me with opportunity to present and explain all files sent to Ms. Cook, and Ms. Pestana. In fact, Ms. Ramos deliberately excluded the fact the AP who smoked weed with a student and Ms. Cook was in the building in the months that led to the AP being removed from the building. AND yes, this deals with the criminal charges because it is part of my intent and was written into the emails and muted by NYC PEP and is part of public record.

- a. Or the fact that I was told to write IEPs based on school funds and not what the child needed
- b. This deals with Law Department's misconduct, besides DOE Legal
- c. Ms. Ramos is responsible for documents sent to Ms. Cook, which was not mentioned
- d. Actual citation is required by the highest court in NYS, which Your Honor and the lawyers reading this should understand what constitutional claim I will add to this complaint.
- e. A major issue is the fact that I informed Ms. Ramos that I did not plead to anything, which is not referenced or from the documents that Judge Engelmayer and Mr. Silverman intimidated me, which the DOE has one audio recording of Judge Engelmayer exhibiting intimidating behavior towards me, as I was scared by the bullying.
- f. I provided documents where I informed Judge Engelmayer took my free will away with an audio recording of Judge Engelmayer's abusive behavior towards me

1 g. There are obvious omissions, like PEP's and Cook's
2 knowledge of the AP and deliberate
3 misrepresentations, like what I plead to
4 i. Omissions are pure misconduct
5 ii. Deliberate misrepresentations are the items that
6 I have evidence for, I provided documents, and
7 Ms. Ramos did not have to believe, but she was
8 required to cite in the letter
9 h. I did not only say "I am in the process of appealing"
10 i. I told Ms. Ramos about my audio recording of
11 Judge Engelmayer, which Ms. Cook has, and she is
12 responsible for missing contents
13 ii. I told Ms. Ramos about the audio recording of
14 Westchester police that I will provide at the
15 3020-a
16 iii. I told Ms. Ramos of negative test results that I
17 will provide at the 3020-a
18 iv. This is an intentional conduct on DOE's part not
19 to adhere to established law because it hides
20 statements and does not provide a true picture
21 v. There is an audio recording of the meeting with
22 documentation of how information was sent to the
23 DOE for its consideration, so whatever I told
24 Ms. Ramos needed to appear in the letter
25 vi. Whatever I sent to Ms. Cook and others, this
26 also needed to appear in the letter
27 i. What Ms. Ramos has done to me, this has been
28 happening to me since 2014, and according to Judge
 Cogan it is ok, but according to AUSAs that I

1 targeted of their prosecution under Hobbs¹—they said
2 it is not ok and playing an audio recording is not
3 the same because it could be anyone and I need a face
4 to put to what I have audio recorded

- 5 i. The letter needed to contain exact statements
6 and reference documents given to the DOE
- 7 ii. It appears that document was written in a way to
8 hide the misconduct NYC PEP, DOE in general, and
9 Ms. Cook with Ms. Elwin, who were in the
10 building, as I get to present evidence of my
11 intent because I told them shame works both ways
12 or cuts both ways

13 2. Article 23/NYC Correction law 750 is detailed and provides
14 all employers with a blueprint. I do not blame Ms. Ramos
15 for the way it was written, but DOE Legal. They have a
16 history of depriving my rights and I even have AUSAs who
17 said, "those are the facts, then a crime was committed."

- 18 a. I ask for the opportunity to present facts as I
19 requested of Mayor DeBlasio, Ms. Cook, Speaker
20 Johnson, Ms. Pestana and others
- 21 b. In fact, which is part of the complaint, I requested
22 that a person who understands be placed for me to
23 present the facts
- 24 c. I request, as it is required, a written explanation
25 based on information provided

26
27 ¹ In the same manner I targeted Sen. Schumer's judges 3/18/18, but this was more covert because
28 I included non-Sen. Schumer judges, too, but Your Honor knows this to be true because you
received my emails in April/May/June—I am not sure of the timeframe
RESPONSE TO DISCIPLINARY LETTER WITH PARTIAL REASON FOR THE NEED FOR THE NEED TO
HAVE MY 3020-A STREAMED LIVE - 4

1 d. The decision for retro money comes from the same
2 action and I provided the city with whom I spoke to
3 and what they said, so how could this decision be
4 unbiased.

5 3. I asked for the reason, I was deprived of retro money
6 because I have different answers from the people who wrote
7 the CBA and Article 23/NYC Correction law 750 provides an
8 employer must answer. Ms. Ramos did not answer while we
9 spoke, which is audio recorded, and she did not provide a
10 written answer either.

11 4. Enclosed is the letter for Your Honor to review, but there
12 are no references to what is under seal in EDNY and
13 partial public in the 2d. Cir. I even sent the DOE the
14 audio recording of Judge Engelmayer insinuating that I was
15 stupid and crazy for suggesting that Sen. Schumer
16 recommended to be a judge.

17 5. Also, nothing is cited because Ms. Ramos and DOE Legal
18 knows that they colluded with the UFT to harm me. In fact,
19 they want to carve out what they did to me, but what was
20 done to me is all part of this case

21 a. This same behavior that occurred in Judge Engelmayer
22 and Judge Donnelly
23 b. Judge Engelmayer took my free will away and the
24 public needs to know and hear how he screamed at me
25 about Sen. Schumer
26 c. Judge Engelmayer allowed Mr. Silverman to lie about
27 Bail Reform Act and witnesses, as Your Honor knows—
28 you were a primary witness and Mr. Silverman passed

1 people like you as third-party witness, which is the
2 reason I sent Sen. Schumer's automated email to
3 congress

4 i. I bet Your Honor will ignore it and you have
5 knowledge

6 d. Judge Engelmayer allowed AUSA Karamigous to lie
7 about waiver and federal rules of evidence—and he
8 worked for the DOJ, and he even clerked for Justice
9 Thurgood Marshall.² Also, the public has a right to
know this

10 e. This is a major reason I sent audio recordings of
11 Judge Donnelly and Judge Engelmayer to congress. But
12 I forgot to include the one where he is lying about
13 his association with Sen. Schumer, so I sent it to
14 Officer Greene (for the public's right under FOIA)
15 and Susan Edelman of the NYPOST

16 f. Either AUSA Bensing or Ms. Olvera or both gave my
17 health information to X,...and finally Ms. Edelman.³

18 II. Integrity of the Court

19 6. I hope Your Honor does not ignore your obligation to
20 address the strategic appointment to this case, as Your
21 Honor was recommended to be a judge to Pres. Bush by Sen.
22 Schumer⁴—I cannot find Your Honor's biography printout, or
it is on my computer. Now, it is ok for Your Honor to

23
24
25 ² The things one learns about Charlie's Criminals, like Your Honor is well respected for bankruptcy and developed
the rules—from memory

26 ³ Ms. Edelman and Ms. Combier are friends and Ms. Weingarten and Combier are friend and lastly Weingarten and
Cogan are friends—this is conjecture, but the fact that Ms. Edelman has my health information illegally is a fact
because we spoke and she would not tell me

27 ⁴ I am sure about Sen. Schumer

1 refuse recusal⁵ motion, if and even I write one, but what
2 is not ok is for Your Honor to ignore the facts like Judge
3 Porteous⁶. Then, there is also the impeach case of Judge
4 Louderbach who said, "I fixed case for Sen. Shortbridge
5 because he got me job,"⁷ but senators did not vote for
impeachment.⁸

6 7. Moreover, I am glad to have a judge on 2d. Cir.'s council
7 because I expect Your Honor have knowledge of the changes
8 to the code of conduct and Judiciary Act of 1980, as I
9 followed them in the senate and what the US Courts put on
10 Oct. 30, 2018. I have not been able to find out the
11 outcomes, so could Your Honor please provide me with
12 further information? In fact, this is part of the lie that
13 Mr. Silverman wrote because Your Honor is a primary
14 witness and the witnesses that testified in the senate and
15 in the court, they were/are third-party witnesses. I
16 attempted to tell Judge Engelmayer that the only third-
17 party witnesses Mr. Silverman and I spoke about was Mr.
18 Geyh, who testified at Judge Porteous.

19 8. As I told congress and the DOJ; Judiciary Act of 1980,
20 revision of 28 USC § 455, and the Government Ethics Act of
21 1978 were done in the aftermath of Watergate
22 a. Each one of them were meant to protect the public's
23 faith in government
24 b. Each one of them were meant to protect the integrity
25 of the government.
26 c. What I found interesting was one senator or Rep. who

27 28⁵ I must ask for it, but it could be done sua sponte too

⁶ Sen. Schumer was one of the 88 senators who voted for impeachment

⁷ Got me or helped me get, I do not have access to my computer

⁸ There were issues at this trial, like attendance of senators—from memory.

RESPONSE TO DISCIPLINARY LETTER WITH PARTIAL REASON FOR THE NEED FOR THE NEED TO
HAVE MY 3020-A STREAMED LIVE - 7

1 said, "integrity is not what everyone sees, but
2 integrity is when no one is looking at."—this is a
3 powerful statement, it is connected to what I emailed
4 Sen. Schumer/judges, and my plan to show why Sen.
5 McCain's plan for an IG for the judicial branch is
6 warranted⁹

7 d. Therefore, I documented what occurred with clerks and
8 judges

9 9. Judge who behaved like Judge Porteous:

10 a) Judge Cogan worked for the UFT and ignored when I asked
11 about his association with the UFT (please read Judge
12 Ritter's impeachment and I have AUSAS saying that Cogan
13 committed a crime for the UFT with students who are
14 borderline IQ who knew that Cogan used his office for the
15 UFT)

16 b) Judge Donnelly attempted to tell me that Sen. Schumer had
17 nothing to do with her appointment, but the memory came
18 back to her when I told her that their daughters went to
19 school together

20 c) Judge Engelmayer flat out yelled at me and insinuated that
21 I was stupid and crazy for suggesting that Sen. Schumer had
22 anything to do with his judgeship—he later recanted after
23 and it took six months

24 **Please Take Notice**, there is a video of Mr. Geyh, judicial
25 misconduct expert, where he tells the senators that when a judge
26 negates an association or lies about it, they diminish the
27 integrity of his or her office and that judge is now believed to
28 be biased in case where they lied about association because

9 In the emails but my lawyers would not know because they did not get them and they never spoke to me
RESPONSE TO DISCIPLINARY LETTER WITH PARTIAL REASON FOR THE NEED FOR THE NEED TO
HAVE MY 3020-A STREAMED LIVE - 8

1 people will believe that the judge lied as means to help the
2 person or group that they lied about.

3 **Please Take FURTHER Notice**, this is public record

4 **Please Take EVEN Further Notice**, I understand that no judge must
5 accept what is on the record BUT the judge must acknowledge the
6 appearance and explain why they are not following the record and
7 then, the dance begins---I mean, the litigant decides whether
8 they want to pursue a mandamus or wait for an appeal

9 **Conclusion**

10 I ask Your Honor to force the DOE to apply with NYS' law as
11 written and provide me with a written reason why I did not
12 receive retro pay

13 I decided that I would response to the disciplinary letter with
14 Chief Judge Swain, as means to show why I need a 3020-a trial
15 streamed live.

16 Without an order for the items that I requested in the
17 complaint; I cannot show that I was deprived of a fair trial by
18 Sen. Schumer's judges for Randi Weingarten

19 Without an order for my 3020-a being streamed live, the
20 misconduct of Ms. Ramos, sanctioned/guided by DOE Legal will
21 normalized, I will not have a fair 3020-a trial either, which is
22 based on the fact that Sen. Schumer's judges helped Randi
23 Weingarten cover up what Judge Cogan did to me for the UFT.

24 Sample of the issues with Judge Cogan:

25 1. Judge Cogan worked for the UFT for over 20 years while
26 at Strook, Strook, and Lavin
27 2. Judge Newman wrote an opinion about practice of law by a
28 judge, which is related to 28 USC §454, but he wrote to

RESPONSE TO DISCIPLINARY LETTER WITH PARTIAL REASON FOR THE NEED FOR THE NEED TO
HAVE MY 3020-A STREAMED LIVE - 9

1 me that Judge Cogan was just in practicing law for the
2 UFT¹⁰

3 3. The practice of law for federal judges is 3 days without
4 pay to 11 months without pay

5 4. Justice Roberts recused himself in *Schaffer v. Weast* 546
6 U.S. 49, 51 (U.S. 2005)¹¹ because he said that no one
7 would believe the opinion would be obtained without his
influence

8 5. I did a lesson on what Judge Cogan did with students who
9 are borderline IQ, and they knew and understood what
10 Judge Cogan did helped the UFT

11 a. Please note, people will not say look how smart my
12 kids are because they thought like Justice Roberts
13 and most AUSAs, they are going to say, "Even people
14 with low IQs knew and understood Judge Cogan
15 committed a crime and AUSAs of the ENDY helped cover
it up."¹²

16 b. Major reason I want this live streamed because Judge
17 Cogan with Randi Weingarten deprived me of a fair
18 trial cover up his crimes and that of the UFT

19 c. I could not get any AUSA to say the UFT belonged in
20 a receivership, and I want to see if I can get them
21 say that they do, as we truly review the facts
because it is their opinion that counts.

22
23
24
25
26¹⁰ As soon as I find the opinion, I will provide it to Your Honor

27¹¹ This is related to IEPS that I mentioned above, and I could not pin them down on whether it was a crime, but I
28 took my ideas of what evidence to collect from the DOJ website...all I could get from them was "it depends"

¹² I have AUSAs who said, "if true, then the prosecutor is covering up his crime and I doubt that because of the
facts you told me."

1 6. Judge Ritter was impeached and convicted for practice of
2 law, as he practiced law for his former clients at his
3 former law firm—just like Cogan for the UFT in my case
4 7. I have AUSAs like AUSA Gold and AUSA Shaw, with others,
5 who said that Judge Cogan committed a crime against me,
6 and it was to help the UFT.
7 a. None of the AUSAs that I spoke to wanted me to
8 mention cases of judges who helped their former
9 clients because, according to them, it is beyond
10 well known that it appears improper but with the
11 facts that I have about Judge Cogan and the UFT, it
12 is criminal¹³
13 b. I found judges who helped former clients under RICO,
14 18 USC §241 and 18 USC §371—my observations as they
15 apply to Judge Cogan and none are facts—here, but
16 the AUSAs' opinions count and that is what I want
17 them and need them
18 c. Obviously, my opinions of facts are worthless, but
19 those of the government are gold and I believe the
20 public needs to hear them because it is a 1st
21 Amendment rights to document the behaviors and
22 conducts of public employees.
23 8. There are so many more facts, like what my lawyers said
24 to help Cogan or what misrepresentation AUSA Bensing
25 made that ethics officer AUSA Gold said that my lawyers
26 needed to point out and so many other items

27

28 ¹³ But, I know Your Honor was placed in this position to help the UFT and Judge Cogan and I did not get into the
facts that makes what he did a crime—I believe, I mentioned them in an email that you received from me
RESPONSE TO DISCIPLINARY LETTER WITH PARTIAL REASON FOR THE NEED FOR THE NEED TO
HAVE MY 3020-A STREAMED LIVE - 11

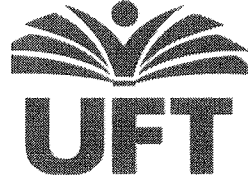
1 9. Judge Cogan had Ms. Norton, General Counsel of the UFT
2 and worked at Strook,¹⁴ deny me retro payment, as the UFT
3 did not process my grievance.¹⁵

4 Dated this 2nd of December, 2021.

5
6
7
8
9
10 _____
11 Lucio Celli, Defendant

12 12/30/2021

13
14
15
16
17
18
19
20
21
22
23
24
25
26 ¹⁴ She told me that she knew Judge Cogan well and would do anything for him
27 ¹⁵ I will put in a new grievance because the city did not provide me with an answer and when they deny me, they
28 will become part of this too—but, we know that Your Honor will help them because Randi paid Judge Marrero and I
 know that same will happen with you.



STEP ONE GRIEVANCE

Case Number:

Name of Grievant: Lucio Celli

Title: Teacher

File Number: 765918

School: 08X519

District: 8

File Date: December 16, 2021

To Ms. Cook and Ms. Nathan:
(Principal's Name)

Pursuant to the procedures set forth in Articles 2 (**Union Busting**), 20, (**Matters not covered**), 21 (**Due Process and Review Procedures**), and 22 (**Grievance Procedures**)of the Collective

Bargaining Agreement covering teachers please arrange a conference with me to discuss the following complaint: Ms. Ramos did not write what was told to her at the disciplinary conference because it is to cover up crimes the DOE has done and now I have AUSAs to support my statement

The conference was audio recorded between Ms. Ramos and I and I did not only say I am appealing.

Ms. Ramos was responsible for information provided to Ms. Cook and that information needed to be cited in the letter, but Ms. Ramos did not cite what was told to her verbally, either.

DOE Legal has a history of misconduct and I have called the 1st and 2nd Depart about their behavior with calling AUSAs about the writing of IEPs

I am entitled to know how decisions are made based on arrest and conviction, which the DOE with the help of the UFT denied me retro money

Articles Violated: Article 20, Article 21, Article 22, and Article 2

Remedy Sought: To be made whole in every sense of the term.

To know who denied me retro money with a reason as to why they did not follow NYC Personnel Rules.

To have Ms. Ramos write a letter in accordance with Art 23/Correction Law 750 because there are documents that she needed to cite and my own statements that Ms. Ramos omitted

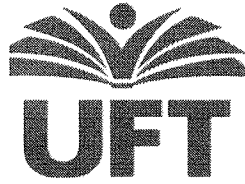
To know the name of the DOE Legal personnel who guided Ms. Ramos so that I can report them to the 1st Depart because they know the requirements.

As the letter is written, it violates my rights under the law mentioned above with the issue of Due Process

Sincerely,

_____ (Signature)

Lucio Celli
89 Widmer Road
Wappingers Falls, New York 10469
718-547-9675



STEP ONE GRIEVANCE

Case Number:

Name of Grievant: Lucio Celli

Title: Teacher

File Number: 765918

School: 08X519

District: 8

File Date: December 21, 2021

To Ms. Cook and Ms. Nathan:
(Principal's Name)

Pursuant to the procedures set forth in Articles 2 (**Union Busting**), 20, (**Matters not covered**), 21 (**Due Process and Review Procedures**), and 22 (**Grievance Procedures**), of the Collective

Bargaining Agreement covering teachers please arrange a conference with me to discuss the following complaint: what Ms. Ramos and Ms. Cook did is a crime because they omitted facts from the 3020-a charges

Ms. Cook omitted facts provided to her, like the audio recording of Judge Engelmayer and documents given to NYC Law Dept and herself. Ms. Cook omitted facts known to for years, but it would unearth her misconduct.

1. 3020-a charges has omissions of facts known to the city, like Randi Weingarten and Carmen Farina sent the NYPD to threaten me or Special Education violations with harassment—which it was written into a brief and this relates to the Law Depart too, Ms. Cook/Ms. Elwin was in the building in the months leading to the

AP being removed and she made a comment to me prior to the AP's removal—I just need to be lucky, one interaction and remember, etc.

2. The 3020-a charges do not have all statements made in the emails,¹ as they cherry picked statements from the emails, as they forgot to include that the DOE colluded with the UFT to shame me about my rape to drop the lawsuit or the fact that they conspired to hide the fact that Judge Cogan worked for the UFT
 - a. I want to help DOE Legal edit the charges, so the truth is written in the document and not their edited version that forgot the misconduct of Ms. Cook, PEP, certain people at DOE Legal, and according to certain AUSAs that I spoke to, some conduct is criminal, and some conduct could be criminal or intervention, but they needed to see documents and hear my audio recordings
3. They forgot to include the fact that they have the audio recording of Judge Engelmayer intimidating me for Randi Weingarten
4. (Yes, this is related to the 3020-a) Mayor DeBlasio and Speaker Johnson, via their oath of office, were to submit a judicial misconduct complaint because Judge Engelmayer behaved exactly like Judge Porteous who was convicted because he lied about his association, as Judge Engelmayer lied about the association with

¹ There are 5 years or more worth of statements that deal with the charges

Sen. Schumer—I want to know if they did and did as they promised the public because they have the audio

From an injunction that does not involve the DOE directly (audio recordings, I do have): Plaintiff seeks to have Ms. Hamilton-Kopplin explain her letter publicly because it negates the fact that Judge Donnelly and Judge Engelmayer both lied about their association with Sen. Schumer. I am not sure Ms. Hamiton-Kopplin truly listened to Judge Donnelly bully me for Sen. Schumer's sister-like, Randi Weingarten and I made the mistake of not including Judge Engelmayer's bullying, but it was emailed to hillel_greene@nysp.uscourts.gov and I included a reporter because Judge Engelmayer bullied me and intimidated me for Randi Weingarten.

- a. Judge Donnelly attempted, in a similar manner to Judge Engelmayer, to lie about her association with Sen. Schumer, but I had to remind her that her daughter and Sen. Schumer's daughter went to the same school. In addition, I had to remind her that Sen. Schumer referred to her as family.
- b. Judge Donnelly did address the association after being reminded about Sen. Schumer's recommendation to Pres. Obama and how Sen. Schumer's daughter and hers went to the same school, but I do not need to remind her of the process like Judge Engelmayer.
- c. Judge Donnelly did address the fact, according to her, that she does not know Randi Weingarten expect for what she reads in the newspaper, which on the surface is an acceptable answer, but she address the appearance of impropriety for Randi because Judge Louderbach (impeachment but not convicted) or other judges (criminal cases) who fixed cases for their senators.
- d. The issue was addressed the same day it was brought to Judge Donnelly's attention
- e. Told me to forget what happen at the bail hearing and be happy that I still had a job, but a crime was committed against me, and I denied retro money for it too
- f. Judge Engelmayer insinuated that I was stupid and crazy for suggesting that Sen. Schumer had anything to do with his judgeship and I had no idea and knowledge of how a person becomes a judge on Oct. 16, 2020
- g. I informed Judge Engelmayer that Sen. Schumer's recommendation is part of public record and told him he needs to be ashamed of him for lying for the record
- h. I informed Judge Engelmayer that Judge Louderbach admitted, during his impeaching hearing, that he fixed cases for Sen. Shortbridge
- i. It took Judge Engelmayer until April 16, 2021, to admit that Sen. Schumer did recommend him to Pres. Obama.
- j. I forgot to include the audio recording of Judge Engelmayer lying to me the last time, but I sent it to the NY Post Reporter and Officer Greene has it. I will include it this time.
- k. Judge Engelmayer did not address the issue of recusal
- l. Judge Engelmayer did not address whether he knew Randi Weingarten or not

- m. Judge Engelmayer deprivation of my intent and defense favored Sen. Schumer and Randi Weingarten
- n. Told me that "you will not receive justice here"
- o. Knew Mr. Silverman and Mr. Taylor lied about the bail hearing
- p. Mr. Silverman with my other lawyers deprived me of retro money because Randi paid the lawyers and the judges.
- q. April 6, 2021, Judge Engelmayer told me what my intent with defense was and was not, so he practiced law—as if he was me and my lawyer, but I let him know, so he fixed his mouth because judges have been docketed pay from 3 days to 11 months. See. 28 USC § 454 with misconduct opinions or impeachment conviction of Judge Ritter for the practice of law.
- r. April 16, 2021, Judge Engelmayer fixed his mouth and not telling me what intent with defense was and was not going to be and said, "I would not do that either, if I were your lawyer." And this goes back to April 6, 2021, issue
- s. The other issues of April 16, 2021, were Mr. Silverman lying about witnesses—which judge knew because he received my emails too—and financials of judges

Please Take Notice, Judge Porteous, who Sen. Schumer was one of the 88 senators voted to convict, lied about his association with litigants or group who had interest in the case—I do not have access to the internet to confirm

Please Take FURTHER Notice, Mr. Geyh, at Judge Porteous' impeachment trial, testified that a judge who lies the public sees that judge as conspiring with the litigant or group the judge lied about and lost all integrity with the public in said case

Please Take EVEN Further Notice, Mr. Geyh testified once a judge lies about association, then the said judge is seen as being unbiased in said case and without a question needs to recusal him or herself because the public no longer could trust a judge in that case.

5. Is the city planning to cover up how Randi Weingarten paid Judge Engelmayer to deprive me of free will, intent which is related to the Randi, and how they harassed to the point to where we are today?²
6. Ms. Pestana and Mayor DeBlasio did not exercise their discretion under §397 of the City Charter and Ms. Pestana may not direct knowledge of the misconduct of

² There are good people at the DOJ, but not at the AUSA's office in the EDNY

DOE Legal, but there is a history and I informed her about my audio recordings of what AUSAs said. However, Mayor DeBlasio has clicked read receipt and i know, he has audio recordings of DOE Legal misconduct and these are the items that I spoke to AUSAs about

7. The charges do not show that I was deprived of a fair trial and Mayor DeBlasio and Speaker Johnson were made aware, as it is their duty to ensure that I had a fair trial and that documents written for the city do not obstruct justice—via their oath of office and the reason I included them

I was deprived of a fair trial by Judge Engelmayer, AUSA Karamigous with AUSA Bensing and unknown person or people, and Mr. Silverman

- a. Judge Engelmayer bullied and intimidated me out of my own intent, which was Randi and the UFT wanted to expose my rape and Judge Cogan helped cover it up
- b. I heard Randi pay Judge Marrero for the Teacher4action
- c. Judge Engelmayer lied about his association with Sen. Schumer, like Judge Porteous
- d. Judge Louderbach fixed cases for Sen. Shortbridge and admitted it during his impeachment trial—the judge said, “because he got me my job”
- e. Judge Engelmayer did not address anything but called me stupid and crazy for suggesting Sen. Schumer recommended him
- f. I have this audio recorded and I sent it to Officer Greene with NYPOST Reporter Edelman
- g. I have documented Judge Engelmayer’s behavior towards me
- h. Sen. Schumer said that Randi is like a sister to him, and this is the reason I was deprived all my constitutional rights
- i. I cannot compete or have a fair trial when either Sen. Schumer influences decisions for Randi Weingarten or Sen. Schumer is the middleman so Randi can pay for the decision that she wants.

From an injunction that does not involve the DOE directly: Plaintiff seeks to oppose any nomination by Sen. Schumer with audio recordings of Judge Engelmayer (deprived me of my free will and my intent for Randi) and Judge Donnelly bullying me because his judges deprived me of all rights under the constitution for Randi Weingarten and the UFT

- j. Sen. Schumer helped the UFT, and Randi Weingarten get away with threatening to expose my rape
- k. Sen. Schumer helped Randi Weingarten and Judge Cogan get away with deprive me of liberty
- l. Sen. Schumer helped Randi and Judge Cogan get away with robbing me of retro money
- m. Sen. Schumer helped Randi Weingarten and Judge Cogan get away with depriving me of a fair trial and hearings
- n. Sen. Schumer helped Randi Weingarten and Judge Cogan get away robbing my parents of pension money

8. Why is the DOE allowing DOE Legal, Ms. Cook, and Ms. Ramos to falsifying/omitting facts from documents when they attempted to terminate teachers for the same conduct, like David Suker—I found cases where school district personnel were brought up criminal charges for omissions in 3020-a charges.

9. Is the DOE going to use fake documents like I have experienced so many times and Judge Cogan aided them, but I have AUSAs, like Gold, saying the DOE committed a crime against?

10. I provided Betsy's IRS filings for nonprofit foundation and Mr. Baranello has not given information needed. In addition, I have the right to know what the DOE is going to do about Betsy because she has their (DOE) employees paying Betsy a fee into her nonprofit foundation and I especially need to know what Mayor DeBlasio and Speaker Johnson did.

11. There is a problem with Susan Jalows, as I believe she is one of lawyers for the Teachers4action, which this case went to Judge Marrero and Randi paid him – I will need all lawyers for the teachers in said action as witnesses, for sure

1. So, I hope this is clearer because I did not mean to make a duplicate of the first grievance
2. Obviously, questions cannot be grieved
3. Then, there are items related to the 3020-a, like Betsy IRS forms and whether certain people performed certain duties, as required by their oath of office and city charter
4. I also know from experience that not everything is going to be entered into the system because so many words are allowed. I am well beyond what is allowed, if I remember correctly—it is more about knowledge

Articles Violated: Article 20, Article 21, Article 22, and Article 2

Remedy Sought: To be made whole in every sense of the term.

To know who denied me retro money with a reason as to why they did not follow NYC Personnel Rules.

To have Ms. Ramos write a letter in accordance with Art 23/Correction Law 750 because there are documents that she needed to cite and my own statements that Ms. Ramos omitted

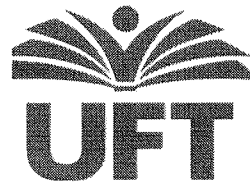
To know the name of the DOE Legal personnel who guided Ms. Ramos so that I can report them to the 1st Depart because they know the requirements.

As the letter is written, it violates my rights under the law mentioned above with the issue of Due Process

Sincerely,

(Signature)

Lucio Celli
89 Widmer Road
Wappingers Falls, New York 10469
718-547-9675



STEP ONE GRIEVANCE

Case Number:

Name of Grievant: Lucio Celli

Title: Teacher

File Number: 765918

School: 08X519

District: 8

File Date: December 21, 2021

To Ms. Cook and Ms. Nathan:

(Principal's Name)

Pursuant to the procedures set forth in Articles 2 (**Union Busting**), 20, (**Matters not covered**), 21 (**Due Process and Review Procedures**), and 22 (**Grievance Procedures**) of the Collective

Bargaining Agreement covering teachers please arrange a conference with me to discuss the following complaint: I need PEP members, the mayor, and each boro president at my probable cause hearing to establish my intent with the elderly African American male who escorted me out of the PEP meeting on 11/28 because he told me that the PEP knew my intent and they represent the mayor and the boro pres (who told an oath of office, which would include a fair trial and to appear before unbiased arbitrator in an unbiased tribunal)

Articles Violated: Article 20, Article 21, Article 22, and Article 2

Remedy Sought: To be made whole in every sense of the term.

I need PEP members, the mayor, and each boro president at my probable cause hearing to establish my intent with the elderly African American male who escorted me out of the PEP meeting on 11/28 because he told me that the PEP knew my intent and they represent the mayor and the boro pres (who told an oath of office, which would include a fair trial and to appear before unbiased arbitrator in an unbiased tribunal)

Most importantly, I want it streamed live

Sincerely,

_____ (Signature)

Lucio Celli
89 Widmer Road
Wappingers Falls, New York 10469
718-547-9675